



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	ON NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/737,019	12/16/2003		Charles M. Mettler	PSSIP0115US	5594
23908	7590	06/03/2005		EXAM	IINER
RENNER OT	гто воі	SSELLE & SK	STERLING	STERLING, AMY JO	
1621 EUCLID	AVENU	E			
NINETEENTI	H FLOOR		ART UNIT	PAPER NUMBER	
CLEVELAND, OH 44115				3632	

DATE MAILED: 06/03/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	10/737,019	METTLER ET AL.					
Office Action Summary	Examiner	Art Unit					
	Amy J. Sterling	3632					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timed within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 24 January 2005.							
2a)☐ This action is FINAL . 2b)☐ This	action is non-final.						
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4) ☐ Claim(s) 1-9,11-20 and 22-36 is/are pending in 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-9,11-17 and 22-36 is/are rejected. 7) ☐ Claim(s) 18-20 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.						
Application Papers							
9)☐ The specification is objected to by the Examine 10)☒ The drawing(s) filed on <u>06 December 2003</u> is/a Applicant may not request that any objection to the o Replacement drawing sheet(s) including the correcti 11)☐ The oath or declaration is objected to by the Ex	re: a) \square accepted or b) \square object drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).					
Priority under 35 U.S.C. § 119		·					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachment(s)	_						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) 🔲 Interview Summary Paper No(s)/Mail Da						
2)		atent Application (PTO-152)					

Art Unit: 3632

DETAILED ACTION

This is the second non-final Office Action for application number 10/370,019

Base Support for Post or Other Upright, filed on 12/16/03. Claims 1-9, 11-20, 22-36 are pending. This non-final Office Action is in response to applicant's reply dated 1/24/05.

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

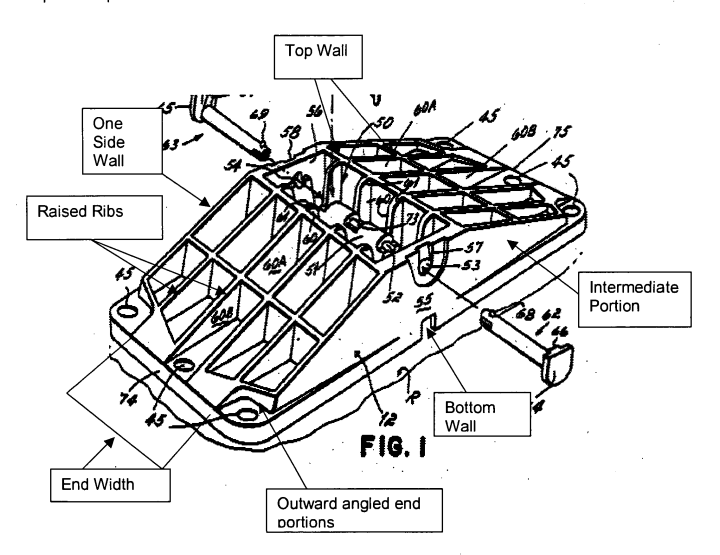
Claim Rejections - 35 USC § 102

Claims 1-3, 5-7, 15 and 22-28 are rejected under 35 U.S.C. 102(b) as being anticipated by United States Patent No. 4596489 to Mariol et al.

The patent to Mariol et al. teaches a molded plastic base support (See Col. 4 lines 39-45 and Col. 5, line 53, for material) for supporting an elongated member in a substantially upright position having a base member (10) having a greater length than width and spaced apart bottom and top walls and opposite side walls (55), one of the side walls being substantially straight and in substantially the same plane throughout its length, and the other of the side walls having an intermediate length that is spaced further from the plane of the one side wall than end lengths of the other side wall to provide the base member with a wider intermediate width than end widths, and a non-circular cross-sectional shaped mounting hole (50) extending through the top wall in the wider intermediate width, the mounting hole having a width greater than the end widths and less than the intermediate width of the base member, wherein the end walls are in substantial alignment with each other in a parallel spaced relation from the one side wall

Art Unit: 3632

and the mounting hole has a center that extends in a direction substantially perpendicular to the top wall and is substantially in the same plane as the end lengths of the other sides wall. There is a horizontal plane that passes through the mounting hole center and through all the end lengths. Mariol et al. also discloses wherein the intermediate length of the other side wall has outwardly angled end portions extending toward each other and an intermediate portion extending between the end portions in parallel spaced relation to one side wall.



Page 4

Application/Control Number: 10/737,019

Solition Namber: 107707,013

Art Unit: 3632

Mariol et al. also discloses wherein the mounting hole has a plurality of laterally spaced longitudinally extending ribs (60) around the entire periphery of the mounting hole that are axially transversely rounded and wherein the top wall has a plurality of axially spaced apart stacking ribs (See Drawing Above) and the bottom wall has corresponding recesses (89, 90) for receipt of the stacking ribs.

Claim Rejections - 35 USC § 103

Claims 4 and 29-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over United States Patent No. 4596489 to Mariol et al. as applied to claim 1 above and in view of United states Patent No. 4275535 to Stalzer.

Mariol et al. teaches the basic inventive concept as shown above with the exception that it does not teach wherein the mounting hole extends completely through the base member.

Stalzer shows a base member (1) for supporting an elongated member having a hole (3) which extend completely through the base, used in order to be able to extend the elongated member into the ground, if so desired. Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention from the teachings of Stalzer to have had the hole extend completely through the base member, in order to be able to extend the elongated support into the ground.

Art Unit: 3632

Claims 8, 9, 35 and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over United States Patent No. 4596489 to Mariol et al. as applied to claim 1 above and in view of United states Patent No. 5356108 to Stagl et al.

Mariol et al. teaches the basic inventive concept as shown above and including that the top wall of the base member has angled surfaces that slope outwardly toward the bottom wall adjacent opposite ends of the base member. Mariol et al. does not teach wherein the base member is substantially hollow and has a fill hole adjacent one end.

Stagl et al. teaches a weighted base, (12), for holding post (16) wherein the base is substantially hollow and has a fill hole (48) adjacent to one end for filling the base member with flowable ballast material (66), used to weight the base (12) and post (16) won't tip over. Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention from the teachings of Stagl et al. to have made the device hollow with a fill hole in order to weight the base, so that it will not tip over.

Claims 11, 14, 33 and 34 are rejected under 35 U.S.C. 103(a) as being unpatentable over United States Patent No. 4596489 to Mariol et al. and in view of United states Patent No. 5356108 to Stagl et al. as applied to claims 1 and 8 above and further in view of United States Patent No. 6659681 to Kulp et al.

Mariol et al. and Stagl et al. teach the basic inventive concept including wherein Mariol et all. teaches wherein the base member has thinned out non-hollow solid end portions and wherein the top wall of the ends portions has raised ribs (See Drawing

Art Unit: 3632

Ł

Above) to provide increased strength at the end portions. Mariol et al. and Stagl et al. do not teach wherein anti-skid pads are attached to the bottom wall end portions.

Kulp et al. teaches a weighted base (314), which has anti-skid pads (386) which are attached to the bottom wall end portions of the base (314), used in order to keep the device from unintentional moving. Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention from the teachings of Mariol et al. and Stagl et al. to have added anti-skid pads, in order to keep the device from moving unintentionally.

Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over United States Patent No. 4596489 to Mariol et al. and in view of United states Patent No. 5356108 to Stagl et al. and in view of United States Patent No. 6659681 to Kulp et al. as applied to claims 1, 8 and 11 above and further in view of United States Patent Publication No. 2004/0025899 to Pinsky.

Mariol et al., Stagl et al. and Kulp et al. teach the basic inventive concept with the exception that they do not teach wherein the bottom wall has recesses at the end portions in which the anti-skid pads are received.

Pinksy shows a base which has anti-skid pads (309) which are located in recesses (See Fig. 5) in order to be able to easily locate the pads during mounting. Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention from the teachings of Pinsky to have had recesses in the base in order to easily place the pads while mounting the pads.

Art Unit: 3632

Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over United States Patent No. 4596489 to Mariol et al. and in view of United states Patent No. 5356108 to Stagl et al. and in view of United States Patent No. 6659681 to Kulp et al. as applied to claims 1, 8 and 11 above and further in view of United States Patent 5467977 to Beck.

Mariol et al., Stagl et al. and Kulp et al. teach the basic inventive concept with the exception that they do not teach wherein the anti-skid pads are stapled to the bottom wall at the end portions.

Beck teaches a base, which has end wall portions (4, 7) which has anti-skid pads attached to the device at the end portions with staples (17), the staples used to firmly secure the pads to the device. Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention from the teachings of Beck to have stapled the anti-skid pads to the ends of the wall portions in order to firmly adhere the pads to the desired device.

Claims 16 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over United States Patent No. 4596489 to Mariol et al. as applied to claim 1 above and in view of United states Patent No. 5377976 to Matherne et al.

Mariol et al. teaches the basic inventive concept with the exception that it does not teach a carrying handle on an exterior side wall of the base member.

Art Unit: 3632

Matherne et al. teaches a base member with a side wall (18) that has a carrying handle on an exterior of the side wall, used to aid in moving the device to a desired location. Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention from the teachings of Matherne et al. to have added an exterior handle in order to help in moving the base member.

Claim 32 is rejected under 35 U.S.C. 103(a) as being unpatentable over United States Patent No. 4596489 to Mariol et al. and in view of United states Patent No. 4275535 to Stalzer as applied to claim 29 above and further in view of United states Patent No. 5356108 to Stagl et al.

Mariol et al. and Stalzer teach the basic inventive concept including wherein the base member has solid opposite end portions that are substantially thinner than an intermediate length of the base member, wall of the base member has angled surfaces that slope outwardly toward the bottom wall adjacent opposite ends of the base member. They do not teach wherein the base member is substantially hollow and has a fill hole adjacent one end.

Stagl et al. teaches a weighted base, (12), for holding post (16) wherein the base is substantially hollow and has a fill hole (48) adjacent to one end for filling the base member with flowable ballast material (66), used to weight the base (12) and post (16) won't tip over. Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention from the teachings of Stagl et al. to have made the device hollow with a fill hole in order to weight the base, so that it will not tip over.

Response to Arguments

The applicant has argued that the reference to Mariol et al. does not teach a base support which has substantially straight and in substantially the same plane throughout its length and the other has an intermediate length spaced further form the plane of to one side wall than end lengths of the other side wall. This is unpersuasive as shown by the marked drawing above.

The applicant has also argued that the ribs are only provided on two sides and therefore are not laterally spaced around the entire periphery of the mounting hole. This is unpersuasive in that the claim does not limit how near or far the ribs are spaced in order to be considered around on the entire periphery. The ribs are considered to encompass the entire periphery, even though the spacing if different from the spacing as taught by the present application.

The applicant has also argued that the Mariol et al. does not teach a handle. This is unpersuasive in the in a broad interpretation, any device that is capable of being use as a handle suffices to meet the limitation.

Allowable Subject Matter

Claim 18-20 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Application/Control Number: 10/737,019 Page 10

Art Unit: 3632

The reason is that the prior art does not teach wherein the carrying handle extends axially from the exterior of one end portion of the intermediate length of the of the other side wall and along an exterior portion of one of the end length of the other side wall.

Conclusion

Any inquiry concerning this communication should be directed to Amy J. Sterling at telephone number 571-272-6823. The examiner can normally be reached (M-F 8 a.m.-5:00 p.m.). If attempts to reach the examiner are unsuccessful, the examiner's supervisor, Leslie Braun can be reached at 571-272-6815. The fax machine number for the Technology center is 703-872-9306 (formal amendments) or 571-273-6823 (informal amendments and communications). Any inquiry of a general nature or relating to the status of this application should be directed to the Technology Center receptionist at 571-272-3600.

Amy J. Sterling 5/26/05

KIMBERLY WOOD PRIMARY EXAMINER